1 UNITED STATES BANKRUPTCY COURT DISTRICT OF NEW JERSEY 2 Raymond and Raymond, Esqs. Attorneys at Law 3 7 Glenwood Avenue, 4<sup>TH</sup> Floor East Orange, New Jersey 07017 Order Filed on December 15, 2022 (973) 675-5622; (408) 519-6711 by Clerk **U.S. Bankruptcy Court** Telefax 5 **District of New Jersey** Email: <a href="herbertraymond@gmail.com">herbertraymond@gmail.com</a> Herbert B. Raymond; Jeffrey M. 6 Raymond; Kevin de Lyon Attorneys for the Debtor(s) 7 8 In Re: Case No.: 17-12633 (JKS) 9 MARIE ST-PHARD, Adv. No.: 10 DEBTOR(S) Hearing Date: 11 Judge: JOHN SHERWOOD 12 ORDER GRANTING SUPPLEMENTAL COUNSEL FEES 13 The relief set forth on the following page is hereby ORDERED. 14 15 16 17 DATED: December 15, 2022 Honorable John K. Sherwood 18 United States Bankruptcy Court 19 20 21 22 23 24 25 26 27 28

Filed 12/15/22 Entered 12/15/22 11:16:50

Page 1 of 2

Document

Desc Mainl

Case 17-12633-JKS Doc 169

```
Page 2
 1
    Debtor: Marie St-Phard,
 2
                                Debtor(s)
    Case no.: 17-12633 (JKS)
 3
    Caption of order: Order Granting Supplemental Counsel Fees
 4
 5
          The applicant having certified that legal work supplemental
 6
    to basic Chapter 13 services has been rendered, and no objections
 7
    having been raised:
 8
          ORDERED that Herbert B. Raymond, Esq., the applicant, is
 9
    allowed a fee of $400.00 for services rendered and expenses in
10
    the amount $0.00
                          for a total of $400.00.
                                                      The allowance shall
11
    be payable
12
                       through the Chapter 13 plan as an administrative
             XXXX
13
    priority.
14
                       outside the plan.
15
16
    This fee shall be payable to Debtor's counsel notwithstanding the
17
    dismissal of the case.
18
19
     In the event that the case is dismissed prior to payment of fees and expenses
     ordered herein, any funds on hand with the Chapter 13 Trustee shall be disbursed
20
     on a pro rata basis for payment of allowed administrative expenses under 11
21
     U.S.C. 503(b) before a refund is issued to the debtor. If the applicant is the only
22
     individual/entity with allowable administrative expenses, then any funds on hand
23
     with the Chapter 13 Trustee shall be disbursed in payment of applicant's allowed
24
     administrative expenses before a refund is issued to the debtor.
25
26
```

27

28